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[Additional Counsel Cont. on next page]

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

MATTHEW WEINBERG,
RABBI DOVID GUREVICH,
NIR HOFTMAN,
ELI TSIVES.

Plaintiffs,

v.

NATIONAL STUDENTS FOR JUSTICE
IN PALESTINE, JOHN DOE #1,
PRESIDENT OF THE UCLA CHAPTER
OF SJP, AJP EDUCATIONAL
FOUNDATION, INC., D/B/A
AMERICAN MUSLIMS FOR
PALESTINE, OSAMA ABURSHAID,
HATEM AL-BAZIAN, FACULTY FOR
JUSTICE IN PALESTINE NETWORK,
UC DIVEST COALITION, WESPAC
FOUNDATION, PEOPLE'S CITY
COUNCIL.

Defendants

Case No.: 2:25-cv-03714 MCS (JCx)

**STIPULATION TO EXTEND
DEFENDANT WESPAC
FOUNDATION'S TIME TO RESPOND
TO INITIAL COMPLAINT BY NOT
MORE THAN 30 DAYS
(L.R. 8-3)**

Complaint service waived: June 3, 2025
Current response date: August 4, 2025
New response date: August 28, 2025

Complaint Filed: April 25, 2025

1 [Additional Counsel Cont. from previous page]
2

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22 * *Admitted pro hac vice*

23 Attorneys for Plaintiffs

1 IT IS HEREBY STIPULATED by and between Defendant WESPAC Foundation,
2 Inc. (“WESPAC”), on the one hand, and Plaintiff Matthew Weinberg, et. al. (“Plaintiffs”),
3 on the other hand:

4 WHEREAS, the Complaint was filed in this case on April 25, 2025;

5 WHEREAS, on June 3, 2025 Plaintiffs requested that WESPAC waive service
6 pursuant to Federal Rule of Civil Procedure 4(d)(3);

7 WHEREAS, Defendant WESPAC agreed to waive service of process. The Waiver
8 of The Service of Summons executed by Defendant WESPAC will be filed concurrently
9 with this Stipulation;

10 WHEREAS, pursuant to Federal Rule of Civil Procedure 4(d)(3), Defendant
11 WESPAC Foundation’s deadline to file a responsive pleading is August 4, 2025;

12 The Parties hereby stipulate to extend Defendant WESPAC Foundation’s time to
13 respond to the initial Complaint by not more than 30 days, to and including August 28,
14 2025.

15 Dated: July 15, 2025

Respectfully Submitted,
JUDAH LAW GROUP, LC

18 By: /s/ Ramsey Judah
19 Ramsey Judah
20 Attorneys for Defendant WESPAC Foundation

21 Dated: July 15, 2025

22 BROWN WEGNER LLP
CONSOVOY MCCARTHY PLLC
THE LOUIS D. BRANDEIS CENTER
FOR HUMAN RIGHTS UNDER LAW

23 By: /s/ William J. Bown, Jr.
24 William J. Bown, Jr.
25 Thomas R. McCarthy*
26 Zachary P. Grouev*
27 Julius Kairey*
Richard A. Rosen *
Omer Wiczyk *
*Admitted Pro Hac Vice
28 Attorneys for Plaintiffs

1 **L.R. 5-4.3.4 ATTESTATION**
2

3 I hereby attest that all other signatories listed, and on whose behalf the filing is
4 submitted, concur in this filing's content and have authorized this filing.
5

6 Dated: July 15, 2025
7

8 /s/ William J. Brown, Jr.
9 William J. Brown, Jr.
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CERTIFICATE OF SERVICE

Weinberg, et al. v. National Students for Justice in Palestine et al.
No. 2:25-cv-03714 MCS (JCx), C.D. Cal.

The undersigned hereby certifies that on this date, the foregoing document filed electronically using the Court's CM/ECF System is deemed served on all counsel of record who have appeared in the case in this Court pursuant to the Federal Rules of Civil Procedure through the Court's Notice of Electronic Filing automatically generated by the CM/ECF System, per L.R. 5-3.2.1.

Dated: July 15, 2025

/s/ William J. Brown, Jr.

William J. Brown, Jr.